The mortgagor does hereby covenant and agree with the mortgagee, as follows:

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The mortgager does hereby covenant and agree with the mortgages, as follows: 1. To be now herdly evided for the for imply into the start of the start of the start is have pool right to sell and covery the same; that the same is free from it is constrained to correct and defead the the there shall be hardle share of exacts of all proves whenseer. 2. To prove the dot all systems provided for in the nont() recent the hard to hard to sell and covery the same; that the same is free from it is constrained. The second start is the second start is hardle share of densets of all proves whenseer. 2. To prove the dot all systems provided for in the nont() recent the same to result hard to prove the same transmitter the same is free from 2. To prove the dot all systems provided for in the nont() recent they have and to pay before thry because definests all taxes, charges and ansates, 2. To insure and keep insured all buildings and other insortements new on, or which may hereafter be placed on site provided in the same to be able to be an any to be able to a buildings and able to be an any to be able to a building to a barrel be reported for the properse to able to be able to be able to be able to a

the infinite and/or divines of and hand. T. T. Forkolowski the mortragers of and locals and expenses inclured by it in any suit to foreclose this mortrager, or in any suit, in which the mortragers may be obliged to defined or protect its rights or ion acquired heremater, including all abstract fers, court costs, a reasonable attorney for where allowed by law, and other expenses; and such sums shall be executed hereiny and included in any other of forecloses. This may note that the experiment of the anon-sum shall be executed hereiny and included in any other of forecloses. This may note that the pair of may may be allowed by law, and other expenses; and such a That all checks or darks delivered to the mortragers for the propose propose provide any more sums executed herein therein, minding these semicirs to sumsitions; the propose to approace any may may be an other mortragers, shall be considered agents of the mortragers.

This mortgage is made to the mortgage as a Federal Land Bank doing buileness under the "Federal Farm Loan Act," as amended, and is hereby agreed to be in all respects subject to and governed by the terms and provisions of said Act as amended.

The mortgagor in the written application for the loan hereby secured made certain representations to the mortgagee as to the purpose of purposes for ch the proceeds of this loan are to be used. Such representations are hereby specifically referred to and made a part of this mortgage. which

In the event the mortgagor shall fail to pay when due any taxes or assessments against said security, or fail to maintain insurance as hereinbefore provided for, the mortgage may make such payment or provide such insurance, and the amount(s) paid therefor shall become a part of the indebtedness secured by the lien of this mortgage, and bear interest from the date of payment at the rate of eight par cent per annum.

If the lands hereby conveyed shall ever, during the life of this mortgage, become included within the boundaries of any irrigation, drainage or other special assessment district und/or become subject to and lable for special assessments of any kind, for the payment of which said lands are not liable at the date of the execution of this mortgage, then the whole of the indebtedness hereby secured shall, at the option of the mortgage, become due and payable forthwith.

If at any time, during the life of this mortgage, the premises conveyed hereby shall, in the opinion of the mortgagee, become insufficient to secure the cyment to the mortgage of the indebtedness then remaining unpaid, by reason of an insufficient water supply, inadequate drainage, improper irrigation revokon, then said mortgagee shall have the right, at its option, to declare the unpaid balance of the indebtedness secured hereby due and payable and to ritwich foreclose this mortgage.

In the event of foreclosure of this mortgage, the mortgages shall be entitled to have a receiver appointed by the court to take possession and atroi of the premises described berein and collect the rents, issues and profits thereof; the amounts so collected by such receiver to be applied under the excilon of the court to the payment of any judgment rendered to amount found due under this mortgage.

If any of the payments of the above described not(s) be not paid when due, or if the mortgagor shall permit any taxes or assessments on said lards to become delinquent, or fail to keep the buildings and improvements insured as herein provides, or apply the proceeds of this ioan to substantially dif-ferent purposes from those for which it was obtained, or shall fail to keep and perform all and singular the covenands, conditions and agreements herein contained, then the whole of the indebtedness secured hereby, at the option, of the mortgages, shall become immediately due and payable and bear interest from such date at the rate of dight per cent per annum, and this mortgage subject to forecloare.

At any payment period arise of togate per ten per some data thereof, the mortgager shall have the privilege of paying any number of unmatured principal payments of the dest hereby secured. Such additional payments shall not operate to abate or reduce thereafter the periodical payments of principal interast as herein contracted to be made, but shall operate to soncer relize and discharge the loan. It is agreed that all of the abstracts of tilts to the real estate above described, which have heretofore been delivered by the mortgager to the mortgage of the event the event the tilts to add estate is conveyed by the mortgager to the mortgage in satisfaction of the mortgage indettedess, said abstracts shall thereupon become and be the property of the mortgager, or in the event of foreclosure of this mortgage, the tilts to said abstracts shall thereupon become or Matter's sale, upon expiration of the redemption period provided by law.

Now if the said mortgagor shall pay, when due, all payments provided for in said noto(s), and reimburse said mortgagor for all sums advanced here-er, and shall perform all of the other covenants and conditions herein set forth, then this mertgage shall be void, otherwise to be and remain in full force under, and and effect.

The said mortgagor hereby waives notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, home-steed and appraisement laws.

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF

					William C. Rappard			
			<u></u>	a sectores and	Susie Repper	·d		
		<u></u>	×.					
STATE OF KANSAS,	COUNTY OF	DOUGLAS, 8	s.					
Before me, the und	lersigned, a l	Notary Public, I	in and for said County and	State, on this 91	hday of	January	, 19_35	
ersonally appeared_if	illian C.	Rappard,	also known as Elho	In C. Eappard,	and Susia Pappar	d, his wife		
			e and voluntary act and year last above written.		· · · ·			
ly Commission expiresJanuary_13_1936					John C. Frick Notary Public.			
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of the loan secured by t	the within mo	Wi J	l Land Bank of Wichita to Lliam <u>C. Rappard</u> Jersigned National Farm La		indorses this mortgag	e and becomes liable	for the pay-	
f the loan secured by t ment of all sums secure	the within mo ed thereby.	Will rtgage, the und	llion C. Repperd dersigned National Farm Lo	oan Association hereby	indorses this mortgag	e and becomes liable	for the pay-	
of the loan secured by t nent of all sums secure Dated this	the within mo ed thereby. 9th	Till ortgage, the und day of	lliam C. Rappord	nan Association hereby		<b>``</b>		
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